

***Boyle Skene Water Association  
PO Box 475  
Boyle, MS 38730***

***662-843-2320***

March 7, 2011

Jacks, Adams and Norquist P.A

(b) (6), (b) (7)(C)

150 N. Sharpe Avenue  
PO BOX 1209  
Cleveland, MS 38732

(b) (6), (b) (7)(C)

We are in receipt of your March 4, 2011 letter.

There are several points we will bring to your attention.

First of all, we have not contacted (b) (6), (b) (7)(C) due to the fact we have not received any correspondence back from RDA after our request for their release of lien by form RD465-1. Until we receive written verification from RDA our hands are tied. Further, we would point out to you we do indeed have an easement to this property. Why would you quote RDA's letter about easement and deed of trust if one did not exist. There has to be an easement to this property or RDA could not and would not have authorized the loan and grant in the first place. Further, our attorney for this project at the time, (b) (6), (b) (7)(C), has assured us he did the easements. He also directed us, as well as (b) (6), (b) (7)(C) to the sub division plat maps where the maps along with water line locations are recorded. We will be happy to help you find this if you are not aware of where it is recorded. You may also contact (b) (6), (b) (7)(C) who can verify easements for you.

As to your statement our request for compensation is preposterous, we feel the City of Cleveland's denial we are due compensation is equally as preposterous. The City negotiated with and compensated all other property owners why would Boyle-Skene Water be any different? Our property is as valuable to us as the home owners involved.

We would also point out to you we started making the City of Cleveland aware of our concerns over two years ago. For you to try and rush us now is unreasonable on the city's part.

Not only will we not be rushed, but we would warn you, if our water lines are compromised, in any way, we will have all involved arrested. We will press charges under federal and state laws as well as Homeland security issues that would be involved due to illegal tampering with a public water supply. Tampering with a public water system is federal offense punishable by fines up to \$1 million and 20 years in prison US Code Title 42, Section 300i-1. Public water systems are also protected under MS state law 97-25-3. These are a few laws I hope has your attention. There are more. Boyle-Skene Water takes our customers health and safety seriously. So does the State Health dept., EPA, DEQ and Homeland Security. We would advise you proceed carefully. Our actions will be immediate and deliberate as required by law.

Thank You

(b) (6), (b) (7)  
(C) Manager  
Boyle-Skene Water

(b) (6), (b) (7)(C)

we received this letter from (b) (6), (b) (7)(C) Saturday.  
Don't know if you have your's yet or not.

This letter is my response for the Board of Directors.

Review, edit, & Advise.

THANKS

(b) (6), (b) (7)  
(C)

***Boyle Skene Water Association  
PO Box 475  
Boyle, MS 38730***

***662-843-2320***

March 8, 2011

(b) (6), (b) (7)(C)

Dear (b) (6), (b) (7)(C)

I am writing to you about a problem I spoke to you about quite a while back.


Boyle-Skene Water has a problem with the City of Cleveland over a water line they want to move due to the city expanding a run way into our franchise area. The City purchased this property as well as six houses we were serving water. Boyle-Skene Water is in dispute with the city over this; however, this is not what I need your help with. Boyle-Skene's problem that requires your help is approval of the line extension once we settle everything with the city. We have received a letter from the city's attorney putting us on notice the city is going to relocate this line without our approval due to our lack of corporation. We have informed the city engineer months ago any line extension requires Health Dept. approval and corporation. Our existing water line is a 4 inch line then feeding a 2 ½ inch line. The city engineer has proposed to relocate all lines with a 2 inch line. Although I am not an engineer I don't think the hydraulics will work. Losing quite a distance of 4 inch line and reducing a 2 ½ inch line to 2 inch and adding over 1300n feet of additional 2 inch line to go around the run way I feel is inadequate. However, that is your call not mine. I also feel the city's threat to tamper with our water lines without our consent is a violation of federal, state, and health dept. regulations.

Boyle-Skene water cannot and will not be held accountable for the City of Cleveland's total disregard of the law and or Health Dept. regulations.

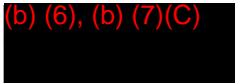
We feel the city's threats of tampering with our water lines are unlawful and extremely dangerous to our water customer's health and safety. As such we would ask you give this matter your most urgent attention, advise the City of Cleveland of the mistake they are making and notify us of your findings in this matter along with any communication you may have with the city.

Thank You,

(b) (6), (b) (7)(C)



(b) (6), (b) (7)(C)



check this letter and see what you think.  
(b) (6), (b) (7)(C) is the ~~person~~ engineer with the state  
health dept. over line extensions.